



Michelle R.Eason
Paralegal Specialist
Office of Petitions
U.S. Patent and Trademark Office
Randolph Building
401 Dulany street
Alexandria, VA 22314.

21st March 2008

RE: Renewed Petition under 37 CFR 1.137(b). Application No: 10/511,774

Dear Mdm,

First of all, I would like to apologize for my direct response and not through my US associates to write this letter to you.

I felt that I need to explain why the original deadline was missed and why it took two year for the petition to reinstate to be submitted.

Since 1996 I have started my career as an inventor. I always believe that I could invent some thing to bring convenient and improvement to human life. I have to protect my inventions from grapping by other so I started to file about 15 patent applications.

In year 2004, Three of my inventions have obtained a clear IPER on the captioned PCT application. (Letter as attached) I felt very happy finally my inventions were proved that they were all original and pure. These reports gave me full of confident and console.

While in National phase, I have applied about 50 country patent application for each invention. This were be a huge money involve. I have to sell my house, car and loan from my friends and family. In that moment I have no income, but I have three kids. I have to take care my family and my patents by same time. This is most difficult moment I ever face in my life time.

Unfortunately, even I have used off all my resources, I still owned my agent about SDG 50.000. When my outstanding payment still not settled after a few months. My agent associates firm have decided STOP to process all my applications immediately unless I have settled all outstanding payments and they were not responsible for abandonment of all the applications. (letter as attached).

Unfortunately, Since I have not settled the previous outstanding payment yet. There are some more new deadlines and urgent responses need to process and pay included the USA application. The only way I could save my application was find money to settle previous payment then my agent will continue process the new coming issues.

I was spent one and haft years to settle the previous payments. Unfortunately, I found that my US application response deadline was over. If I still need to process it I need to pay about SDG 20,000.00 to revival the petition and for other new coming urgent deadline.

ATTN TO: Michelle R.Eason
affter at petition.

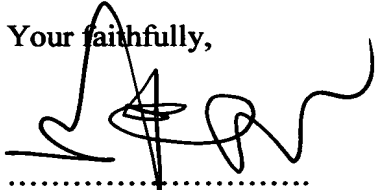
Finally, I have settled the above payment on 26/2/07 and 16/03/07 but I did not know why the revival of the petition for the US application was delayed until 27/9/07 and the reason of late response was ---- lacking of fund only and without any clear reason and issues. This is not fair to me. I hope that you will understand the actual problem and reason why I missed the original deadline and why it took two years for the petition to reinstate to be submitted.

I found that USA is the ONLY country in the world allows revival of patent application petition and welcome all kind of new idea. This show that USA is fully value and protect human right and intellectual property right.

Please reconsider and give me a chance for this application. I really need this application to start my America Dream. I have spent few years and all kinds of efforts for it. I want to prove to my family and friends that what I have done are able to be came reality. Your kind consideration and email reply are deeply appreciated.

Thank You.

Your faithfully,



.....
Wang Han YAP
Email : yapwanghan@yahoo.com

ATTN TO: Michelle R. Eason
Paralegal Specialist
Office of the Petitioner

INFINITUS

LAW CORPORATION

Your Ref:

Our Ref: TOC/lcc/sq/YapAc/sMisc

26 January, 2005

YAP WANG HAN
No. 127, Kg Baru Tampin
Tampin 73000, Negeri Sembilan
Malaysia

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Trademark & Patent Agents
Notary Public
Commissioner for Oaths

BY MAIL AND E-MAIL

URGENT

YOUR IMMEDIATE ATTENTION IS REQUIRED!

Dear Mr Yap

RE: SETTLEMENT OF OUR FIRM'S AND AGENTS' OUTSTANDING BILLS

We refer to our 23 December 2004 email requesting for a deposit of SGD40,000.00 to settle our firm's and agents' bills.

Despite our umpteen reminders/calls to you requesting payment for all the outstanding bills, we have not received your remittance to-date. In view of the **exorbitant amount in arrears, we are compelled to stop work on all your applications unless one-time full settlement of the said arrears is made by next Friday, 4th February 2005.**

We trust that we have been very lenient and reasonable with you regarding payments matters, and that ample time has already been given for making remittance. Therefore, we will not grant further extension after 4th February 2005. In order to minimize/avoid future problems, we would also like to request for a further deposit of SGD10,000.00 to cover upcoming bills/future expenses for your applications. Hence, the total amount to be remitted to us should be SGD50,000.00.

If payment is made via telegraphic transfer, we will require a **black and white confirmation/bank slip from your bank confirming that the monies have already been transferred into our account**, otherwise, the transfer will be **DEEMED NOT MADE**. If payment is made via **demand draft, please fax or email us a copy of the same by the said date**. Kindly note that verbal confirmation will not be accepted.

Should no payment is received by 4th February 2005, we will automatically stop work on all your applications, and will be forced to take legal action against you henceforth. We will not be liable/held responsible for the lapse of any of these applications through non-action from our end. For instance, there are upcoming renewal deadlines for the EP applications and if these fees are not paid, it may result in the abandonment of these applications. In this regard, please treat this matter with utmost urgency/ importance. Your cooperation on this matter will be greatly appreciated.

Yours faithfully,



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Our Ref: TOC/lcc.07244.03

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and Chu Chen Gan & Ooi

Advocates & Solicitors
Trademark & Patent Agents
Notary Public
Commissioner for Oaths

16 September 2004

Mr Yap Wang Han

BY EMAIL ONLY

Dear Mr Yap

**INTERNATIONAL APPLICATION NO. PCT/SG03/00095
"ADJUSTABLE RATCHET WRENCH"
POWER BRIDGE (SINGAPORE) PTE. LTD., et al.**

We are pleased to report that we have received a clear International Preliminary Examination Report (IPER) on the captioned PCT application from the Austrian Patent Office. You will note that this PCT application has been found to be novel, involving an inventive step (i.e. non-obvious) and industrially applicable. Please find attached a copy of the IPER, for your attention.

As a next step, please be advised that the deadline for entering National Phase into the respective designated countries is 29 October 2004. Please find attached another list of the countries for your review – kindly let us know the countries that you are interested in so that we can obtain quotations from the agents.

We look forward to receiving your instructions preferably latest by 1 October 2004. Thank you.

Yours faithfully,



**TERESA O'CONNOR
INFINITUS LAW CORPORATION**

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and Chu Chan Gan & Ooi

Advocates & Solicitors
Trademark & Patent Agents
Notary Public
Commissioner for Oaths

Your Ref: -

Our Ref: TOC/lcc/sq.07197.03

24 September, 2004

YAP WANG HAN
809, Jalan Lake View
Tiara Melaka Golf and Country Club
75450 Melaka
Malaysia

Dear Sirs,

INTERNATIONAL APPLICATION NO. PCT/SG03/00090
"EXTENSION SOCKET DEVICE WITH A CORD STORAGE AND DISPENSING
SYSTEM"
POWER BRIDGE (SINGAPORE) PTE. LTD., et al.

Thank you for your telegraphic transfer of 11 August 2004 for SGD3,170.00.

Consultant:
Chu Kuan Lee

Please be informed that we have utilized SGD2,869.14 from the said monies to fully settle agent's invoice no. 43011 dated 18 August 2004 for AUD2,360.00. Enclosed are a copy of our proof of payment and the said agent's invoice, for your record. After this deduction, the current credit balance on this file is SGD300.86.

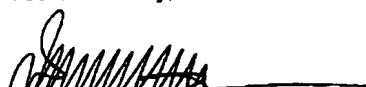
We have also enclosed herewith our note of charges, for services rendered from 28 November 2003 to-date. We will proceed to make the necessary deductions from your monies in your account with us, to settle this bill and will report shortly on the balance monies in your account with us under separate cover letter.

In the meantime, kindly be informed that we have received a clear International Preliminary Examination Report (IPER) on the captioned PCT application from the Austrian Patent Office. You will note that this PCT application has been found to be novel, involving an inventive step (i.e. non-obvious) and industrially applicable. Please find attached a copy of the IPER, for your attention.

As a next step, please be advised that the deadline for entering National Phase into the respective designated countries is **18 October 2004**. Please find attached another list of the countries for your review – kindly let us know the countries that you are interested in so that we can obtain quotations from the agents.

We look forward to receiving your instructions latest by **4 October 2004**.

Yours faithfully,



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